U.S. DISTRICT COURT DISTRICT OF VERMONT FILED 7 Ferral Street S. Burlington Vt. 05403

2015 MAY -3 PM 2: 24

3/11/16

CLERK

Complaint

2:16-cv-117

34 NEPUTY CLERK 1942 \$ 1983

Every person who, under color of any Statute, ordinance, regulation, custom or usege, of eng Statu on Terntony, or the Diotrict of Columbic, subject, or causes to be subjected, any cetizen of the United, States or other person within the purischalon thereof to the deprivation of any right, privileges or immunities secured by the Constitution and lain shell be liable to the party impured in an aution at law, suit in equity, or other proper proceeding for Redress"

n vs

Patricia Kana Plainty Erice Marthage et al. Defendant Prosesutor of Bennington.

et al.

David Howard Luley y Bunnyton Christine Remville Former Prosentia Bunneyton. 3/11/19

Christme Reundle Defendant Petricia Kene Plantiff -Ence Marthy Defendant Rosecutor of Bunny Aon Dand Howard Defendent Trelge of Burnington - Compleint -

By this suit, I after that Free Marthage and David Howard, Knowingly filed, wrote and signed, respectively, a knowingly perferred and from chilent states Police warrant to justify the franchet notonal felse alarm of the Amber Alert of Jenvery 2015, Indeed this sergered and tranchelent police warrant was prechated upon spure un trenstated hearsay of a French file concerning my son, 2 ochen

with the essistance y Christine Reinville.

here, that was never investigated, and never translated, and new read by the senamed I ettent that the two named elequidants sought the medice spotlight together, and this was the essential motivity fector to seen national otherhom

Porther, under the tutchage end

Direction of Erice Merthette, for me

pro Secutor, Christine Rein ville, assumed

prototy the personal of the few self,

ma relationship of compiracy with Judge

Devol Howard and Erice Merthage,

compromising any possibility of pushie

The Police warrents that ensued

for my subsequent arrest were

elevoid of true and actual probible cause

that the child warrence alonger. Zeeden bee

elevoid of true and actual probable course

that the child wern alonger, Zeeling hee,
and also the faudulent legal

construction of DCF australy of my son

Zeeling hee, was also predicated upon

the dissence of any probable cause.

Further, these three defendants intentionally motivated the state Police, wrongfully

on fraudulently, to persue and arrest on unvient individual. Thus, before this Cort, & Rtoren Kene here by seek relief for; 2. Defenetion and stender- on a netrout scale. 2. Felse Arrest 3 False Imprison ment 4. Intentional infliction of emotional distress or Grave prejudice which mentily secreticed my right to a fair hearing buy an importial court. 1. Devid of constitutional verglats 7. Abuses suffered as a result of pergung and fraud with respect to the clarm itself and the Filingly of Knowingly Felse Police Warrent. The intentional and knowing issue of a false alarmo Attorney fees Thus, I have by also seek relief for Unjustified separation from my son 11. Unjustified prolongation of lifigation in the givenile docket 126-11-13

12. Unjustified prolongetion of seperation from

my son, Zechen Lee

13. Black mail re: 'Involvating Plus' of 7/8/14

And I request relied from the retulity
and undictive prosecution of these named

and undictive prosecution of three named defendants by the tring and Subsequent persont of knowingly felse criminal charges against myself, which have thus continued unasatedly

As I had brought my son to Henover, NH for dinner, (I em e 1986 graduate of Dertmonth College) I have by bring this suit before the Corrt y the U.S. district y New Hourshire; and the U.S. District Court of Budington.

And

I petroue Kene hereby sech relief on the form of conpensatory, monetary, and procture clamages for the volator of constitutional nghts, including false arrest, excessive beil, excessive sentencing, telse improvomment, end threats and coercion (bluele med) to acted in complicity with the defendants,

And by Blackment, I itlest that former attorney, Stephen Selfensfell, eled communicates to myself that of I did Not plead guilty, Cohrastine Remville, former prosecutor of Bennington, would file Charges against my alonghter, Hertle Lee, CDOB 2/7/96)

Under the 4th Amendment, a newtral and detached magis frite warist issue a search warrent for the werrent to be vehicl. United States v. Lesn, 468 U.S. (1984). Thus I was arrested by an invehicl warrent, one of intentional and knowingly fraudulent construction, and parary there-in

Further, as Judge Howard, end Prosecutors Marthage and Rannile, had from ablently achieved a temporary australy order, am extention of their emergency 23 Sharpe emer getile Am but & 71/12 Horaby